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Counsel for Marc Edoria Attorney for Defendant

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
MISSOULA DIVISION

UNITED STATES OF AMERICA,) **CR-14-27-M-DLC**
)
)
Plaintiff,)
)
)
MOTION TO SUPPRESS
vs.)
)
DANIEL BROWN,)
)
)
Defendant.)

Defendants Daniel Brown, John Merchberger, III, Tony Gustafson and Marc Edoria through counsel, move to suppress all evidence obtained from the search of their e-mail accounts, and all evidence derived therefrom, including the subsequent searches of their homes and statements made to authorities during the searches. This motion is made pursuant to the Fourth Amendment and the Fifth Amendment to the United States Constitution. It is supported by the Memorandum in Support of Motion to Suppress Evidence, filed today. Assistant United States Attorney Cyndee Peterson has been contacted and indicates the United States objects to this motion.

DATED: December 1, 2014.

/s/ Chad Wright

Chad Wright

Counsel for Defendant Daniel Brown

s/ Briana E. Kottke

Briana E. Kottke

Counsel for John Merchberger III

/s/ Katie I. Lacny

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